any candidate from being the treasurer or political agent of another political committee or candidate, but no candidate for public office or nomination therefor may designate himself as his own political agent or act as the political agent or treasurer of a political committee or any other candidate. No person shall be appointed or act as treasurer or political agent in any election or primary election who is not a citizen, resident and registered voter of the State of Maryland. A political committee or candidate may appoint a separate sub-treasurer for any county or political sub-division, which sub-treasurer shall deposit funds, disburse and account for the same in the same manner as herein provided with respect to treasurers.

- 214. Political Committee must appoint Treasurer. Every political committee shall appoint and constantly maintain a treasurer to receive, keep and disburse all sums of money, or other valuable things, which may be collected, received or disbursed by such committee or by any of its members for any purposes for which such committee exists or acts, and unless such treasurer is first so appointed and maintained, it shall be unlawful and a violation of this Article for a political committee, or any of its members, to collect or receive or disburse money, or other valuable things, for such purposes.
- 215. Bond Required of Certain Treasurers. The treasurer appointed by the State Central Committee of any party, and the treasurer appointed in any county or in the City of Baltimore by the members of the state central committee for such county or city of any party, and the treasurer appointed by the city committee of any party in the City of Baltimore, before proceeding to act shall give bond to the State of Maryland in such penalty as the committee by whom he shall be appointed shall prescribe, conditioned for the faithful performance by him of the duties of his office, without loss or detriment to any person interested in the performance of such duties, under which bond an action may be maintained in the name of the State of Maryland for the use of any person interested in the faithful performance of his said duties, and injured by a breach of the condition of said bond. The premium required to be paid for such bond may be paid by him out of the funds that shall come into his hands as such treasurer and shall be allowed to him as a credit in the settlement of his accounts.
- 216. Appointment and Reports of Sub-Treasurer. The treasurer appointed by the State Central Committee of any party, or the treasurer appointed in any county or City of Baltimore by the members of the state central committee for such county or city of any party, or the treasurer appointed by the city committee of Baltimore City of any party, may appoint one sub-treasurer for each voting precinct in the said county or city, as the case may be, which subtreasurer is authorized to expend such money as may be placed in his hands by the treasurer appointing him for such purposes as are lawful under the provisions of this Article and for no other purpose, and it shall be the duty of every such sub-treasurer to make a report in writing under oath to the treasurer appointing him, stating in detail the amount of money placed in his hands by the said treasurer and for what purposes the said money was expended by him and to whom paid; and it shall be the duty of every such treasurer to file the report of every sub-treasurer appointed by him along with and as a part of the account and statement required to be filed by such treasurer under the provisions of this Article.